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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/551,099	09/28/2005	Atsushi Tanno	OGW-0391	1690
7590 11/14/2007 Patrick G. Burns		EXAMINER FISCHER, JUSTIN R		
Greer, Burns & Crain, Ltd.				
Suite 2500 300 South Wacker Drive Chicago, IL 60606		•	ART UNIT	PAPER NUMBER
			1791	
			MAIL DATE	DELIVERY MODE
			11/14/2007	PAPER

Please find below and/or attached an Office communication concerning this application or proceeding.

The time period for reply, if any, is set in the attached communication.

	Application No.	Applicant(s)				
	10/551,099	TANNO, ATSUSHI				
Office Action Summary	Examiner	Art Unit				
	Justin R. Fischer	1791				
The MAILING DATE of this communication app	pears on the cover sheet with the c	orrespondence address				
Period for Reply						
A SHORTENED STATUTORY PERIOD FOR REPLY WHICHEVER IS LONGER, FROM THE MAILING DA - Extensions of time may be available under the provisions of 37 CFR 1.13 after SIX (6) MONTHS from the mailing date of this communication. - If NO period for reply is specified above, the maximum statutory period volume and the second period for reply within the set or extended period for reply will, by statute, Any reply received by the Office later than three months after the mailing earned patent term adjustment. See 37 CFR 1.704(b).	ATE OF THIS COMMUNICATION 36(a). In no event, however, may a reply be tin will apply and will expire SIX (6) MONTHS from , cause the application to become ABANDONE	N. nely filed the mailing date of this communication. D (35 U.S.C. § 133).				
Status						
1) Responsive to communication(s) filed on 28 Se	eptember 2005.					
2a) ☐ This action is FINAL . 2b) ☑ This	This action is FINAL . 2b)⊠ This action is non-final.					
	Since this application is in condition for allowance except for formal matters, prosecution as to the merits is					
closed in accordance with the practice under E	Ex parte Quayle, 1935 C.D. 11, 45	53 O.G. 213.				
Disposition of Claims						
 4) ☐ Claim(s) 1-16 is/are pending in the application. 4a) Of the above claim(s) is/are withdray 5) ☐ Claim(s) is/are allowed. 6) ☐ Claim(s) 1-16 is/are rejected. 7) ☐ Claim(s) is/are objected to. 8) ☐ Claim(s) are subject to restriction and/o 	wn from consideration.					
Application Papers						
9)☐ The specification is objected to by the Examine	er.					
10) ☐ The drawing(s) filed on is/are: a) ☐ acc	epted or b) objected to by the l	Examiner.				
Applicant may not request that any objection to the	• • •					
Replacement drawing sheet(s) including the correct 11) The oath or declaration is objected to by the Ex	= ' '					
Priority under 35 U.S.C. § 119						
 12) Acknowledgment is made of a claim for foreign a) All b) Some * c) None of: 1. Certified copies of the priority document 2. Certified copies of the priority document 3. Copies of the certified copies of the priority document application from the International Bureau * See the attached detailed Office action for a list 	s have been received. s have been received in Applicati rity documents have been receive u (PCT Rule 17.2(a)).	on No ed in this National Stage				
Attachment(s)						
1) Notice of References Cited (PTO-892) 2) Notice of Draftsperson's Patent Drawing Review (PTO-948) 3) Information Disclosure Statement(s) (PTO/SB/08) Paper No(s)/Mail Date 92805.	4) Interview Summary Paper No(s)/Mail D 5) Notice of Informal F 6) Other:	ate				

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DETAILED ACTION

Claim Rejections - 35 USC § 103

- 1. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
 - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 2. Claims 1, 2, 9, and 10 are rejected under 35 U.S.C. 103(a) as being unpatentable over Boiocchi (US 5,695,578) and further in view of Kojima (JP 58167203). Boiocchi is directed to a pneumatic tire construction comprising at least two belt plies 7,8 and a belt cover ply 9 formed of circumferentially-oriented cords. The reference further teaches that the axial outer ends of said belt cover ply are spaced from the respective axial outer ends of the widest width belt ply by an amount S' between 5 and 10 mm (Column 5, Lines 5-15).

In regards to radial separation of the respective axial ends, the reference generally depicts the axial ends of the belt cover ply and the belt plies as being at approximately the same radial height. It is particularly noted that the belt cover ply is not described by Boiocchi as extending a significant distance in the shoulder region and the upper sidewall. Thus, one of ordinary skill in the art at the time of the invention would have found it obvious to form the tire of Boiocchi in accordance to the claimed quantitative relationship. Lastly, the claimed quantitative relationship is a function of the tire section height, which varies between types of tires (heavy-load tires and agricultural

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tires have larger section heights)- this suggests that the claimed quantitative relationship is even more likely to be satisfied in the tire of Boiocchi.

Lastly, with respect to the independent claim, Boiocchi is completely silent with respect to the coating rubber of the belt cover ply. Kojima, on the other hand, suggests the use of a coating rubber for belt plies having a loss factor or tangent delta greater than 0 and less than 0.10 in order to eliminate the occurrence of fatigue and deterioration commonly experienced during running (Abstract). In this instance, a fair reading of Kojima suggests that the coating rubber is broadly applicable for all belt plies. Thus, one of ordinary skill in the art at the time of the invention would have found it obvious to use a coating rubber having a loss factor less than 0.1 in the belt cover ply of Boiocchi.

Regarding claims 2 and 10, Boiocchi suggests that the belt cover ply can be formed by helically wrapping an individual cord or a tape comprising a plurality of cords with a plurality of coils disposed side by side (Column 5, Lines 20-30)- Such arrangements are recognized as being conventional in the tire industry. Further, it is well recognized that such belt cover plies are commonly formed by partially overlapping adjacent coils- one of ordinary skill in the art at the time of the invention would have recognized the language "side by side" as including the conventional configuration required by the claimed invention.

3. Claims 3, 5, 11, and 13 are rejected under 35 U.S.C. 103(a) as being unpatentable over Boiocchi and Kojima as applied in claim 1 and 6 above, respectively, and further in view of Mochida (JP 02074403) and Yamamoto (JP 06092108). As

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detailed above, Boiocchi in view of Kojima substantially teach the claimed tire construction, including an outermost belt cover ply that extends beyond underlying belt plies. While Boiocchi fails to include a belt edge cushion rubber layer, it is extremely well known to include such a cushion layer in order to eliminate the buildup of stresses in the shoulder region, as shown for example by Mochida (reference character 21- Page 4, 2nd Column) and Yamamoto (Abstract and Figures). It is particularly noted that Mochida and Yamamoto (Figure 1) are directed to an extremely similar tire construction in which an outermost belt cover ply extends beyond underlying belt plies. Absent any conclusive showing of unexpected results, one of ordinary skill in the art at the time of the invention would have found it obvious to include a conventional belt edge cushion rubber layer in the tire of Boiocchi.

4. Claims 4 and 12 are rejected under 35 U.S.C. 103(a) as being unpatentable over Boiocchi, Kojima, Mochida, and Yamamoto as applied in claims 3 and 11 above and further in view of Motomura (US 5,215,612). While Mochida provides motivation to include a belt edge cushion rubber in the tire of Boiocchi, the reference is completely silent with respect to the loss factor or tangent delta of the cushion rubber. Motomura, on the other hand, recognizes the known use of rubber compositions having a tan delta between 0.07 and 0.15 for similar belt edge cushion rubber layers (Column 3, Lines 45-55)- such a rubber is recognized as providing suitable reinforcement without generating/accumulating heat. One of ordinary skill in the art at the time of the invention would have found it obvious to use a rubber having a tangent delta below 0.15 to form the cushion rubber of Boiocchi in view of Kojima and Mochida for the reasons detailed

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above. Lastly, while the tangent delta is recorded at room temperature, those compositions having a tangent delta at the lower end of the range would not be expected to more than double with an increase of 40 degrees Celsius and applicant has not provided a conclusive showing of unexpected results to establish a criticality for the claimed range.

5. Claims 1, 6, 8-10, 14, and 16 are rejected under 35 U.S.C. 103(a) as being unpatentable over Serra (WO 2002/26878) and further in view of Boiocchi and Kojima. As best depicted in Figure 1, Serra is directed to a pneumatic tire construction comprising a pair of belt plies 106a, 106b, and under tread rubber layer 111, a cap tread rubber layer 111, and a wing chip rubber layer 110. It is further noted Serra suggests the inclusion of a belt cover ply 106c. In this instance, Serra describes the layer as optional (Page 24, Lines 27+) and while it is depicted as having an axial extent approximately equal to the width of the underlying belt structure, the reference fails to place a criticality on the axial extent of the belt cover ply. It is well known to arrange the belt cover ply such that it extends beyond the ends of the underlying belt structure in order to ensure complete protection of the underlying belt structure, as shown for example by Boiocchi. It is emphasized that Serra places no criticality on the axial extent of the belt cover ply and applicant has not provided a conclusive showing of unexpected results. Lastly, in such an instance, the ends of the belt cover ply and the underlying belt structure are not separated by a substantial radial distance and one of ordinary skill in the art at the time of the invention would have expected the tire of Serra to satisfy the claimed range, it being noted that the claimed quantitative relationship is a function of

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the tire section height, which varies between types of tires (heavy-load tires and agricultural tires have larger section heights)- this suggests that the claimed quantitative relationship is even more likely to be satisfied in the tire of Serra.

With respect to claims 8 and 16, Serra depicts the radially inner end of the wing chip rubber in the shoulder portion of the tire. Given such a general disclosure, one of ordinary skill in the art at the time of the invention would have readily appreciated a wide variety of embodiments, including those in which respective components are separated by at least 10 mm. It is emphasized that Serra fails to place a criticality on the axial separation and the figures of Serra generally depict a separation that would be expected to be on the order of 10 mm. Lastly, applicant has not provided a conclusive showing of unexpected results to establish a criticality for the claimed separation.

6. Claims 7 and 15 are rejected under 35 U.S.C. 103(a) as being unpatentable over Serra, Boiocchi, and Kojima as applied in claims 6 and 14 respectively and further in view of Kan (US 4,444,236) and Haneda (JP 07257116). As detailed above, Serra discloses a pneumatic tire construction comprising a cap tread layer and a base tread layer (undertread). While the reference fails to expressly disclose the respective loss factors (tangent delta) for each layer, Kan teaches a similar cap/base assembly and suggests a loss factor relationship in accordance to the claimed invention. In particular, such a construction provides a tire that is balanced in rolling resistance and wet grip (Column 1, Lines 1-20 and Tables 1-3). It is emphasized that each of the inventive cap/base assemblies listed in table 3 satisfies the quantitative relationship of the claimed invention. It is further noted that while the tangent delta is recorded at 30

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degrees Celsius, the listed compositions would not be expected to more than double with an increase of 30 degrees Celsius and applicant has not provided a conclusive showing of unexpected results to establish a criticality for the claimed range. Haneda has been further provided to evidence the use of rubber compositions (for wing chip rubber layers) having a relatively low tangent delta in order to reduce the rolling resistance. As such, one of ordinary skill in the art at the time of the invention would have found it obvious to form the wing chip rubber layer and the tread base layer in accordance to the claimed invention.

Conclusion

7. Any inquiry concerning this communication or earlier communications from the examiner should be directed to **Justin R. Fischer** whose telephone number is **(571) 272-1215**. The examiner can normally be reached on M-F (7:30-4:00).

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Richard Crispino can be reached on (571) 272-1226. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

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Justin R Fischer
Primary Examiner
Art Unit 1791

JRF November 5, 2007